

# Qualified investment regime overhaul: New opportunities for the investment fund industry

November 04, 2025

On Nov. 4, 2025 (Budget Day), the Honourable François-Philippe Champagne tabled the federal budget titled “Budget 2025: Canada Strong” (Budget 2025). Budget 2025 includes several notable tax changes, which are more fully described in our [main budget analysis](#).

This Insight focuses only on the proposed changes to the qualified investments regime that were announced in Budget 2025. The proposed changes arose from the consultation (Consultation) that was initiated by “Budget 2024: Fairness for Every Generation,” which had the goal of modernizing the qualified investment rules on a prospective basis to improve the clarity and coherence of the registered plans regime. The Consultation included specific questions for consideration, such as:

- Whether and how the rules relating to investments in small businesses could be harmonized to apply consistently to all registered plans;
- Whether annuities that are qualified investments only for RRSPs, RRIFs, and RDSPs should continue to be qualified investments;
- Whether the conditions that certain pooled investment products must meet to be a qualified investment are appropriate, including the ongoing value of maintaining a formal registration process for registered investments;
- Whether and how qualified investment rules could promote an increase in Canadian-based investments; and
- Whether crypto-backed assets are appropriate as qualified investments for registered plans.

As explained below, the proposed changes to the qualified investments regime announced in Budget 2025 deal with some of the issues that were specifically part of the Consultation. However, some of the issues raised for discussion in the Consultation were not reflected in the proposed changes in Budget 2025 (such as the appropriateness of crypto-backed assets, such as crypto ETFs, for registered plans); there is no indication that the Department of Finance is still actively considering any submissions from the Consultation at this time.

## Changes to the qualified investment rules

## Investments in small businesses

Budget 2025 proposes to amend the qualified investment regime for investments in small businesses.

There are currently two sets of rules for registered plans that wish to invest in small businesses. The first set of rules permits certain registered plans to invest in specified small business corporations, venture capital corporations, and specified cooperative corporations, while the second set of rules permits certain registered plans to invest in eligible corporations, small business investment limited partnerships, and small business investment trusts. Neither of the two sets of existing rules currently permits RDSPs to invest in small businesses.

Budget 2025 proposes to streamline the qualified investment rules for small business investments by:

- Eliminating the second set of rules for small business investments as qualified investments so that there is only one set of rules; and
- Permitting RDSPs to invest in small businesses under the first set of rules.

These amendments would apply as of Jan. 1, 2027.

## New categories of qualified investments for units of a trust

Budget 2025 proposes to introduce two new categories of qualified investments that do not involve registration with the Canada Revenue Agency:

- Units of a trust that is subject to the requirements of **National Instrument 81-102** published by the Canadian Securities Administrators; and
- **Units of a trust that is an “investment fund” (as defined in the Income Tax Act for purposes of the loss restriction rules) managed by a registered investment fund manager as described in National Instrument 31-103 published by the Canadian Securities Administrators.**

The two new qualified investment categories for units of a trust would apply as of Budget Day.

Most regulated collective investment vehicles structured as trusts are either subject to **National Instrument 81-102**, or managed by an investment fund manager that is described in **National Instrument 31-103**. However, for trust funds seeking to be a qualified investment under the proposed latter category, care should be taken to ensure **that the trust qualifies as an “investment fund” for tax purposes.**

These new categories will eliminate some of the pressure for investment funds **structured as trusts to meet the “mutual fund trust” definition for tax purposes.** However, we would note that there remain many other tax advantages to “mutual fund trust” status under the Income Tax Act (i.e., other than eligibility for registered plans), which fund managers should consider when structuring their products going forward.

## Ending the registered investment regime

Budget 2025 proposes to repeal the registered investment regime as of Jan. 1, 2027. We assume that the decision to repeal the regime is predicated on the fact that most **“registered investments” will qualify under at least one of the two new categories of qualified investments** for units of a trust (as discussed above). However, given the **difficulties at the present time for some trusts to meet the “investment fund” definition** for tax purposes, this presumption may not be accurate in all cases. For fund managers that **had been relying on the “registered investment” category, it would be prudent to undertake an immediate analysis of their fund’s continued eligibility for registered plans** following the repeal of the registered investment regime.

Aside from some trust funds that may not have the benefit of one of the two new categories of qualified investments, the repeal of the registered investment regime is generally a welcome change. In particular, funds that would otherwise be registered **investments will no longer need to ensure that they are invested in “qualified investments” in order to avoid penalty taxes. This should remove some of the uncertainty around the permissibility of certain investments, and open up the opportunity for new investments that previously would have been restricted, for these funds.**

## **Providing coherence to the list of qualified investments**

To simplify and clarify the qualified investment regime for the various registered plans, Budget 2025 proposes to consolidate the list of qualified investments for all registered plans, except for deferred profit sharing plans, into a single definition in the Income Tax Act. The list of qualified investments will also be partially organized by asset class.

## **BLG can help**

If you have any questions on the impact of the proposed changes to the qualified investment rules, please reach out to [Grace Pereira](#), [Tony Zhang](#), or any of the key contacts below.

By

[Tony Zhang](#), [Grace Pereira](#)

Expertise

[Tax](#), [Investment Management](#), [Banking & Financial Services](#), [Financial Services](#), [Private Equity & Venture Capital](#)

## BLG | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

[blg.com](http://blg.com)

### BLG Offices

#### Calgary

Centennial Place, East Tower  
520 3rd Avenue S.W.  
Calgary, AB, Canada  
T2P 0R3

T 403.232.9500  
F 403.266.1395

#### Ottawa

World Exchange Plaza  
100 Queen Street  
Ottawa, ON, Canada  
K1P 1J9

T 613.237.5160  
F 613.230.8842

#### Vancouver

1200 Waterfront Centre  
200 Burrard Street  
Vancouver, BC, Canada  
V7X 1T2

T 604.687.5744  
F 604.687.1415

#### Montréal

1000 De La Gauchetière Street West  
Suite 900  
Montréal, QC, Canada  
H3B 5H4

T 514.954.2555  
F 514.879.9015

#### Toronto

Bay Adelaide Centre, East Tower  
22 Adelaide Street West  
Toronto, ON, Canada  
M5H 4E3

T 416.367.6000  
F 416.367.6749

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing [unsubscribe@blg.com](mailto:unsubscribe@blg.com) or manage your subscription preferences at [blg.com/MyPreferences](http://blg.com/MyPreferences). If you feel you have received this message in error please contact [communications@blg.com](mailto:communications@blg.com). BLG's privacy policy for publications may be found at [blg.com/en/privacy](http://blg.com/en/privacy).

© 2026 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.